

1
2
3
4 UNITED STATES DISTRICT COURT
5 DISTRICT OF NEVADA

6 * * *

7 FIFTY-SIX HOPE ROAD MUSIC, LTD.,)
8 a Bahamian corporation; and ZION)
9 ROOTSWEAR, LLC, a Florida Limited)
Liability company,)

2:08-CV-00105-PMP-PAL

10 Plaintiffs,

11 v.

12 A.V.E.L.A., INC., a Nevada corporation,)
13 SCI-FI PRODUCTIONS, INC., dba X)
One X Movie Archive, Inc., a Nevada)
corporation, JEM SPORTSWEAR, a)
California corporation, CENTRAL)
14 MILLS, INC. (Freeze), a New York)
corporation, and LEO VALENCIA,)
an individual,)

16 Defendants.

17 **ORDER**

18 AND RELATED COUNTERCLAIM.

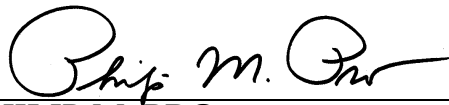
20 The Court having read and considered Defendants' Motion in Limine #3 to
21 Exclude Evidence of Trademarks Not Alleged in this Action (Doc. #165), filed on
22 June 10, 2010, and having furthered considered the arguments of counsel presented
23 at the hearing conducted August 4, 2010, and good cause appearing,

24 **IT IS ORDERED that** Defendants' Motion in Limine #3 to Exclude
25 Evidence of Trademarks Not Alleged in this Action (Doc. #165) is **GRANTED** and
26 Plaintiffs shall be precluded at trial from introducing evidence relating to trademarks

1 such as "TUFF GONG," ROOTS ROCK REGGAE," and "CATCH A FIRE," which
2 are not alleged by Plaintiffs forming the basis for the claims of trademark
3 infringement at issue in this case.

4

5 DATED: September 1, 2010.

6 
7 PHILIP M. PRO
8 United States District Judge

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26